[Counsel identified on signature pages] 1 2 3 4 5 6 7 UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA 8 SAN JOSE DIVISION 9 SANTA CRUZ LESBIAN AND GAY Case No. 5:20-CV-07741-BLF COMMUNITY CENTER, et al., 10 STIPULATION AND [PROPOSED] 11 Plaintiffs. **ORDER FOR 60-DAY STAY OF** 12 **PROCEEDINGS** v. 13 Hearing Date: April 1, 2021 JOSEPH R. BIDEN JR., et al., 1 Time: 11:00 a.m. 14 Judge: Hon. Beth Labson Freeman Defendants. 15 16 17 ¹ Pursuant to Federal Rule of Civil Procedure 25(d), Joseph R. Biden, Jr., is automatically substituted as a Defendant in his official capacity as President of the United States for former 18 President Donald J. Trump; Al Stewart is automatically substituted as a Defendant in his official 19 capacity as Acting Secretary of Labor for former Secretary Eugene Scalia; Jenny Yang is automatically substituted as a Defendant in her official capacity as Director of the Office of 20 Federal Contract Compliance Programs for former Director Craig E. Leen; Rob Fairweather is automatically substituted as a Defendant in his official capacity as Acting Director of the Office 21 of Management and Budget for former Director Russell Vought; Norris Cochran is automatically substituted as a Defendant in his official capacity as Acting Secretary of Health and Human 22 Services for former Secretary Alex M. Azar II; Monty Wilkinson is automatically substituted as 23 a Defendant in his official capacity as Acting United States Attorney General for former Attorney General William P. Barr; Matt Ammon is automatically substituted as a Defendant in 24 his official capacity as Acting Secretary of Housing and Urban Development for former Secretary Benjamin Solomon Carson, Sr.; Dan Tran is automatically substituted as a Defendant 25 in his official capacity as Acting Secretary of Veterans Affairs for former Secretary Robert Wilkie; and Ann Eilers is automatically substituted as a Defendant in her official capacity as 26 Acting Chairman of the National Endowment for the Arts for former Chairman Mary Anne 27 Carter. 28

STIPULATION AND [PROPOSED] ORDER FOR 60-DAY STAY OF PROCEEDINGS

Pursuant to Civil Local Rules 6-2 and 7-12, the parties to this action, by their respective counsel, respectfully submit the following Joint Stipulation:

WHEREAS, for the reasons set forth below, and due to the pending transition to a new Administration, Defendants request a 60-day stay of the case in order to provide for an orderly transition and to let the new Administration assess this case;

WHEREAS Plaintiffs brought this suit "for declaratory and injunctive relief with respect to Executive Order 13950, titled Executive Order on Combating Race and Sex Stereotyping, as violating the First and Fifth Amendments to the United States Constitution," Compl. ¶ 1;

WHEREAS, on January 20, 2021, President Joseph R. Biden, Jr. signed Executive Order 13985 ("New Executive Order"), titled "Advancing Racial Equity And Support For Underserved Communities Through The Federal Government," which was published in the Federal Register at 86 FR 7009 (Jan. 25, 2021), with the full text available at https://www.federalregister.gov/d/2021-01753 (attached to this Stipulation as Exhibit 1);

WHEREAS the New Executive Order revokes Executive Order 13950 of September 22, 2020 (Combating Race and Sex Stereotyping), New Executive Order § 10(a);

WHEREAS the New Executive Order also states that: "The heads of agencies covered by Executive Order 13950 shall review and identify proposed and existing agency actions related to or arising from Executive Order 13950. The head of each agency shall, within 60 days of the date of this order, consider suspending, revising, or rescinding any such actions, including all agency actions to terminate or restrict contracts or grants pursuant to Executive Order 13950, as appropriate and consistent with applicable law," New Executive Order § 10(b); and

WHEREAS parties previously stipulated to extend the deadline to respond to Plaintiffs' complaint by 30 days, ECF No. 84, and the requested extension was approved by the Court, ECF No. 85,

THE PARTIES JOINTLY STIPULATE AS FOLLOWS:

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1	a) That the Court enter a 60-day stay	y of this case, effective beginning on January 29, 2021
2	and lifting on March 30, 2021, with all	deadlines commensurately shifted;
3	b) That the parties file a Joint Case I	Management Statement on March 26, 2021, for a Case
4	Management Conference on April 1, 20	21 at 11:00 a.m. PT;
5	c) That, should the parties not reach	earlier resolution, the case shall restart on March 28,
6	2021 under the exact same schedule cur	rently in place, but deadlines extended by 60 days; and
7	d) That the preliminary injunction e	ntered by the Court in this case will remain in effect
8	during the time of the stay unless the pa	arties are able to reach earlier resolution.
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10		
11	Dated: January 29, 2021	BRIAN M. BOYNTON
12	• ,	Acting Assistant Attorney General
13		BRAD P. ROSENBERG CARLOTTA P. WELLS
14		Assistant Branch Directors
15		/s/ Zachary A. Avallone
		ZACHARY A. AVALLONE (SBN 295545) ELLIOTT M. DAVIS
16		UNITED STATES DEPARTMENT OF JUSTICE
17		Civil Division, Federal Programs Branch 1100 L Street N.W.
18		Washington, DC 20005
19		Telephone: (202) 514-2705
		Email: Zachary.A.Avallone@usdoj.gov
20		Counsel for Defendants
21		
22	Dated: January 29, 2020	/s/ Douglas Hallward-Driemeier
23		DOUGLAS HALLWARD-DRIEMEIER*
24		Douglas.Hallward-Driemeier@ropesgray.com ROPES & GRAY LLP
25		2099 Pennsylvania Avenue, NW
		Washington, DC 20006-6807
26		Telephone: (202) 508-4776
27		2 Case No. 5:20-cv-07741-BLF
28	STIPULATION AND [PROPOSE	D] ORDER FOR 60-DAY STAY OF PROCEEDINGS

1	ANNE JOHNSON PALMER (SBN 302235)
1	Anne.JohnsonPalmer@ropesgray.com
2	ROPES & GRAY LLP
2	Three Embarcadero Center
3	San Francisco, CA 94111-4006 Telephone: (415) 315-6337
4	Telephone. (413) 313-0337
_	KIRSTEN MAYER*
5	Kirsten.Mayer@ropesgray.com
6	ROPES & GRAY LLP
	Prudential Tower
7	800 Boylston Street
8	Boston, MA 02199-3600
0	Telephone: (617) 951-7753
9	KIRSTEN MAYER*
10	Kirsten.Mayer@ropesgray.com
10	JESSICA L. SOTO*
11	Jessica.Soto@ropesgray.com
	ROPES & GRAY LLP
12	Prudential Tower
13	800 Boylston Street
13	Boston, MA 02199-3600
14	Telephone: (617) 951-7753
15	ETHAN M. WEINBERG*
	Ethan.Weinberg@ropesgray.com
16	ROPES & GRAY LLP
17	1211 Avenue of the Americas
1,	New York, NY 10036-8704
18	Telephone: (212) 596-9688JENNIFER C. PIZER
19	(SBN 152327)
19	jpizer@lambdalegal.org LAMBDA LEGAL DEFENSE AND
20	EDUCATION FUND, INC.
2.1	4221 Wilshire Boulevard, Suite 280
21	Los Angeles, California 90010
22	Telephone: (213) 590-5903
23	CAMILLA B. TAYLOR*
23	ctaylor@lambdalegal.org
24	SCOTT A. SCHOETTES*
25	sschoettes@lambdalegal.org
25	LAMBDA LEGAL DEFENSE AND
26	EDUCATION FUND, INC.
27	3 Case No. 5:20-cv-07741-BL
28	STIPULATION AND [PROPOSED] ORDER FOR 60-DAY STAY OF PROCEEDINGS

65 E. Wacker Place, Suite 2000 1 Chicago, Illinois 60601 Telephone: (312) 663-4413 2 M. CURREY COOK* 3 ccook@lambdalegal.org 4 OMAR GONZALEZ-PAGAN* ogonzalez-pagan@lambdalegal.org 5 LAMBDA LEGAL DEFENSE AND EDUCATION FUND, INC. 6 120 Wall Street, 19th Floor 7 New York, New York 10005 Telephone: (212) 809-8585 8 KAREN L. LOEWY* 9 kloewy@lambdalegal.org LAMBDA LEGAL DEFENSE AND 10 EDUCATION FUND, INC. 11 1776 K Street, N.W., 8th Floor Washington, DC 20006-2304 12 Telephone: (202) 804-6245 13 **AVATARA SMITH-CARRINGTON*** asmithcarrington@lambdalegal.org 14 LAMBDA LEGAL DEFENSE AND 15 EDUCATION FUND, INC. 3500 Oak Lawn Avenue, Suite 500 16 Dallas, Texas 75219 Telephone: (214) 219-8585 17 Counsel for Plaintiffs 18 *Appearing pro hac vice 19 20 21 22 23 24 25 26 27 Case No. 5:20-cv-07741-BLF 28

CERTIFICATION Pursuant to Local Rule 5-1(i)(3), the undersigned hereby attests that I have conferred with counsel for plaintiffs regarding this filing, and that I have obtained the concurrence of each signatory hereto in the filing of this document. Dated: January 29, 2021 /s/ Zachary A. Avallone Zachary A. Avallone (SBN 295545) United States Department of Justice Civil Division, Federal Programs Branch 1100 L Street, N.W. Washington, D.C. 20005 Tel: (202) 514-2705 Email: zachary.a.avallone@usdoj.gov Counsel for Defendants Case No. 5:20-cv-07741-BLF

	[PROPOSED] ORDER
	This stipulation is GRANTED.
	PURSUANT TO THE PARTIES' STIPULATION, IT IS SO ORDERED.
$\ _{\mathbf{D}\mathbf{A}'}$	ΓED:
	Hon. Beth Labson Freeman
	United States District Judge
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	1 Case No. 5:20-cv-07741-BLF STIPULATION AND [PROPOSED] ORDER FOR 60-DAY STAY OF PROCEEDINGS